

EXHIBIT “A-2”

p. 6

IN THE 281st CITY OF HARRIS COUNTY, TEXAS
DISTRICT CLERK
FILED
MAR 11 2019
10:20 PM
03-06-19
JAIL PROCESSING DEPT. 3
District Court

Kim OGG, Ed GONZALEZ
ART ACEVEDO, Marc Carter
Chris DANIEL, Louis MURAT
NEWMAN IV, Sex offender
Registration Program, et

} District Court
 }
 }
 }
 }
 }
 } Harris County, TEXAS

Before THE Honorable Court:

Comes JAN H. MCWHORTER, Plaintiff in this action for TEXAS TORT filing, Pro SE as allowed by the TEXAS Constitution Art. 1 § 10; U.S.C.A. 9, and supported by the TX. Constitution Art. 1 § 27, pursuant to the TEXAS Declaratory Judgement Act (T.D.J.A.) for violation of his Constitutionally protected civil Rights to his detriment and permanent harm.

Plaintiff files at all times pursuant to the Doctrine of Stare Decisis, and precedent

RECORDER'S MEMORANDUM
This instrument is of poor quality
at the time of imaging

set by the (SCOTUS) in HAINES v KERNER,
404, U.S. 519, 92 S.Ct. 594 (1972) that:
Pro SE litigant is not to be held to the
same stringent standard of document preparation
and filing as an attorney trained in the
legal profession."

Plaintiff states the following:

I

PARTIES

JAW MCWHORTER, SPN: 00221151, Harris
County Jail, SE1A, 1200 BAKER ST. Houston, TX 77002

Defendants:

1. Kim O GG, Harris County, D. A. Office,
1310 Prairie St. Houston, Texas 77002
2. ED Gonzalez, Sheriff, Harris County Sheriff
Office, 1200 BAKER ST. Houston, TX. 77002
3. ART ACEVEDO, Chief of Police, Houston Police
Dept., 1300 Travis Street, Houston, TX. 77002
4. Marc Carter ex-Judge 228th District Court, Harris
County, Houston, TX. 77002, Present Address unknown

5. Chris Daniel, Former Harris County, District Clerk, Harris County, Houston, Texas; Present Address UNKNOWN
6. Louis Murat Newman IX, Attorney, 2500 E TC Jester Blvd. Suite 525, Houston, TX. 77008
7. Sex Offender Registration, 8500 MYKAWA Rd. Harris County, Houston, Texas
8. et al parties to follow.

II

~~Plaintiff~~ Jury Trial Request
 Plaintiff enter(s) demand notice for Jury TRIAL as his right pursuant to the 7th Amendment to the U.S. Constitution, Tx. Const. Art 1 § 27.

III

ISSUES MAKING Suit

The Defendant parties, each and every one, while acting in their official capacity under color of State law, and/or in their individual capacity, and in some form as compensated as paid or contracted employee(s), staff or agents, did by intentional acts, or omissions, violate the Plaintiff's Constitutionally protected

Rights under the 4th, 5th, 6th, 8th, 9th, & 14th Amendments to the U.S. Constitution; Texas Const. Art. 1 §§ 10, 11, 11a, 12, 13, 14, 16, & 24, all to Plaintiffs harm & detriment. Each stipulation [will] be proven by a preponderance of the evidence at a Jury trial and not before.

Plaintiff avows he has suffered "irreparable injury" inflicted upon him by "loss of liberty in life" that "not even monetary reparation can correct". (SCOTUS) holding. No valid reason for said holding exists except for corruption within the Harris County Judicial system to fill the pockets of court appointed counsels at taxpayers expense.

Plaintiff will show a Jury of (12) twelve Harris County taxpayers exactly how this action has been occurring for years to obtain illegal convictions and each Constitutional and statutory violation by each named party, and parties to be named, that have caused Plaintiff mental pain, suffering and anguish, actual loss of financial gain by illegally holding, actual loss of liberty in life on a

boques gain, and to the financial gain~~of~~ of some, all in violation of Texas Law and the Constitution.

By documentation, Plaintiff will prove that he informed the Defendants of these violations prior to filing ~~Suit~~ with NO corrective actions made.

IV

Plaintiff will be demanding damages and awards in excess \$150,000,000, ~~one~~ one-hundred-fifty millions dollars by the Jury in this matter to cover actual, exemplary, special awards, and punitive damages.

V

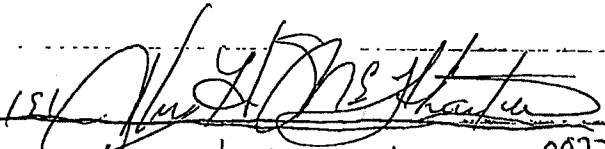
Injunction and release is [Required] in this matter where release was required by clear operation of law (SEE C.C.P. Art. 17.151).

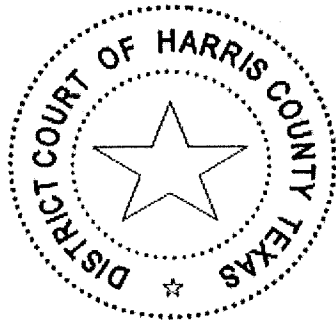
Defendant parties are Not Adverse to violating Texas Law to forestall proceedings. Injunction is required to restore the status quo.

Request For Service

Plaintiff, due to his illegal holding, and made destitute by said illegal acts of the Defendants parties, Request for Service to be issued on all parties herein named, and at the addresses known in such manner as is expedient to the Clerk of the Court, and in any manner allowed by law.

Executed: March 04, 2019

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 JAN H. MCWHORTER 00221151
 H.C.S.O. (Civil SEIA)
 1200 BAKER Street
 Houston, Texas 77002



I, Marilyn Burgess, District Clerk of Harris County, Texas certify that this is a true and correct copy of the original record filed and or recorded in my office, electronically or hard copy, as it appears on this date.
Witness my official hand and seal of office
this March 19, 2019

Certified Document Number: 84216469 Total Pages: 6

Marilyn Burgess, DISTRICT CLERK
HARRIS COUNTY, TEXAS

In accordance with Texas Government Code 406.013 electronically transmitted authenticated documents are valid. If there is a question regarding the validity of this document and or seal please e-mail support@hcdistrictclerk.com